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MUNICIPAL ORDINANCES, RULES, AND REGULATIONS PERTAINING TO PUBLIC HEALTH.

CLEVELAND, OHIO.

Bakeries—Sanitary Regulation of. (Reg. Bd. of H., July 28, 1913.)

A resolution amending and supplementing title 6, part 5, of the Rules and Regulations of the Board of Health of the City of Cleveland, Ohio.

SECTION 1. The provisions of this title shall apply to any place used for producing, mixing or compounding, or baking, for storing or selling breads, biscuit, crackers, rolls, cake, macaroni, pie, or any food product of which flour or meal is the principal ingredient, and any place where the said food products are manufactured shall be deemed a bakeshop. The provisions of this title shall apply also to places, rooms, or buildings where candy, fruit juices, extracts, canned fruit, or any of the products of fruit or vegetables are manufactured, prepared, stored, or sold. No manufacturer of food products included in this section shall carry on his business without a certificate of inspection from the board of health of the city of Cleveland.

SEC. 2. No bakeshop shall connect by door or window with any other room or compartment whatsoever, unless the same be used for storage of flour or other ingredients of bakers' products, and the connection shall be through a vestibule, having a door at its entrance and exit; and no bakeshop, candy factory, or manufactory of food products shall be located in any cellar or basement or within 25 feet of any privy, cesspool, barn, barnyard, or runway, or place where domestic animals are housed or kept.

SEC. 3. Any place used as a bakeshop, candy factory, or manufactory of food products shall be provided with floors of closely joined hardwood or other materials impervious to moisture which can be thoroughly cleaned.

SEC. 4. Every owner, person, firm, or corporation in charge of any bakeshop, candy factory, or manufactory of food products shall keep the floors, side walls, ceilings, woodwork, fixtures, tools, machinery, and utensils in a thoroughly clean and sanitary condition, and shall provide for the purpose of ventilation and light at least 1 square foot of window space for each 4 square feet of floor space.

SEC. 5. The doors and window openings of every bakeshop, candy factory, or manufactory of food products shall from May 1 to September 30, inclusive, be provided with sound screens of mesh sufficiently fine to keep out flies and other insects. The side walls and ceilings of every bakeshop, candy factory, or manufactory of food products shall be well plastered or sheathed with metal, wood, or tile. All plastered walls or ceilings shall be kept lime washed or calcimined or shall be painted with oil paint, and all woodwork in every bakeshop, candy factory, or manufactory of food products shall be kept well oiled or painted and washed clean.

SEC. 6. Every bakeshop, candy factory, or manufactory of food products shall be provided with adequate plumbing, including suitable washstands and water-closets. No water-closet shall be entered from or shall be in direct communication with the bakeshop, candy factory, or manufactory of food products. Washstands may be located in the water-closet compartment or in a dressing room.

SEC. 7. No person shall sleep in a bakeshop, candy factory, or manufactory of food products, the place where flour, meal, or other ingredients of food products are handled or stored.

SEC. 8. No domestic animals shall be permitted in a bakeshop, candy factory, or manufactory of food products, or any place where flour, or meal, or any ingredients of food products are stored. Every person, firm, or corporation owning or controlling a bakeshop, candy factory, or manufactory of food products shall provide in said bakeshop, candy factory, or manufactory of food products at least two rat or mouse traps, and shall bait said traps daily and shall remove rats or mice caught therein, and shall thoroughly smoke and reset and rebait said traps after the catching of each rat or mouse. No person, firm, or corporation owning or controlling a bakeshop shall use any poisonous substance whatsoever for the purpose of killing or exterminating rats, mice, or vermin in said bakeshop.

SEC. 9. Any person, firm, or corporation owning or controlling or managing any bakeshop shall require that all persons employed in such bakeshops, candy factories, or manufactories of food products shall be provided with clean and washable aprons or garments while employed in the manufacture or production of such food products, and shall require that said aprons or garments be kept in a clean and sanitary condition, and shall provide a dressing room, separate from the bakeshop and place where flour and meal and bakery products are stored.

SEC. 10. No attendant or other person shall expectorate on the floor, side walls, or any place in a bakeshop, candy factory, or manufactory of food products. Smoking, snuffing, or chewing tobacco is forbidden in a bakeshop, candy factory, or manufactory of food products. Notices forbidding persons to use tobacco or expectorate on the floors or side walls shall be posted in every bakeshop, candy factory, or manufactory of food products.

SEC. 11. No person who has tuberculosis, syphilis, gonorrhea, or other communicable disease shall work in a bakeshop, candy factory, or manufactory of food products, and no person in charge of such bakeshop, candy factory, or manufactory of food products shall permit a person so infected to be employed. It shall be the duty of the person, firm, or corporation owning or operating a bakeshop, candy factory, or manufactory of food products to report to the board of health in writing the name and address of each individual engaged or about to be engaged for service in such bakeshop, candy factory, or manufactory of food products, for the purpose of medical examination.

SEC. 12. All bakesuffs or bakery products, candy, fruits, or fruit juices, extracts, and other food products intended for human consumption shall be covered in such a manner that the same can not be contaminated by dust, dirt, or flies while being conveyed or transported through the streets of the city of Cleveland, or when placed upon exhibition for sale in bakeshops, markets, stores, or shops; and no driver, agent, or other person employed by a person, firm, or corporation operating a bakeshop shall deliver to any dealer any breadstuffs in package or container and permit the same to be placed outside of the premises of the consignee unless the said container be placed upon a platform at least 2 feet above the sidewalk.

SEC. 13. All food products enumerated in section 1 of this title when on sale in a butcher shop, meat market, grocery, or other place not a bakeshop shall be kept in a dust-proof show case or cabinet free from all possible contamination.

SEC. 14. All ingredients used in the preparation, production, manufacture, or sale of any of the food products enumerated in section 1 of this title shall comply in all respects with the pure-food laws of the United States and of the State of Ohio.

SEC. 15. No particles, scraps, droppings, or wastes of food products falling to the floor of a bakeshop, candy factory, or manufactory of food products shall be recovered and sold or offered for sale for human consumption.

SEC. 16. Any breads, biscuit, crackers, rolls, cake, macaroni, pie, or any food product of which flour or meal is the principal ingredient, or any candy, fruit juices, extracts, canned fruit, or any of the products of fruit or vegetables, manufactured, for sale or offered for sale, not in accord with the provisions of this title may be seized and destroyed by the board of health, its agents, or employees.

SEC. 17. It shall be the duty of any person knowing or having knowledge of the existence of conditions in conflict with the provisions of these regulations to report the fact to the board of health of the city of Cleveland.

SEC. 18. Whoever violates or obstructs or interferes with the execution of any of the foregoing orders or willfully or illegally omits to obey such orders shall be fined any sum not exceeding \$100.

COLORADO SPRINGS, COLO.

Common Towels—Prohibited in Public Places. (Ord. Dec. 10, 1913.)

SECTION 1. That no person, firm, or corporation shall hang or place, or cause or permit to be hung or placed, any towel, or other material which could be used for the purpose of a towel, in any place in any store, building, hotel, restaurant, church, hall, factory, theater, or other public place where more than one person could use the same for said purposes, provided that this ordinance shall not apply to paper towels which are to be discarded after use by one individual, or towels of such size that they can properly be used but once, and if placed in sufficient quantity to accommodate all persons who may make use of them.

SEC. 2. Any violation of this ordinance shall be punished by a fine of not exceeding \$50.

Milk and Milk Products—Must be from Tuberculin-Tested Herds. (Ord. Dec. 17, 1913.)

SECTION 1. That section 2 of an ordinance entitled "An ordinance prohibiting the sale of milk from cows not tuberculin tested and not in bottles or original packages and only after inspection of place and permit granted," passed December 28, 1908, hereby is amended to read as follows:

"SEC. 2. No milk or skimmed milk shall be sold or offered for sale in Colorado Springs except from cows that have been tuberculin tested and passed at least once every six months by a licensed veterinary in a manner approved by the department of public health and sanitation, unless on the last previous test no tuberculosis was present in the herd or in the herds from which new cows were obtained, in which event the test may be postponed an additional six months.

"No cream, butter, or buttermilk shall be sold or offered for sale in Colorado Springs except from cows that have been tuberculin tested and passed by a licensed veterinary, as provided in the preceding paragraph, unless the cream has been pasteurized in a manner satisfactory to the department of public health and sanitation. The veterinary shall furnish the owner a certificate of health for all cows so tuberculin tested and passed by him. If any cow or cows are found to be affected with tuberculosis the veterinary shall report the fact to the State board of stock inspection commissioners, and he shall also file in writing with the department of public health and sanitation of this city, within five days after such inspection, a full report on blanks furnished by said department of the result of all such tests."

COLUMBUS, GA.

Communicable Diseases—Notification of Cases—Quarantine—School Attendance. (Ord. Mar. 5, 1913.)

That every physician, nurse, parent, or other person in charge of any patient in the city of Columbus, who is suffering with diphtheria, scarlet fever, smallpox, cerebrospinal meningitis, typhoid fever, pulmonary tuberculosis, pellagra, or trachoma, shall immediately notify the health officer after becoming aware of the existence of such diseases, giving the name of the disease, the name, age, sex, and color of the person suffering therefrom, and setting forth by street and number of the house, room, or other place in which said patient can be found.